REMARKS

The interview with examiner John Rivell on July 25, 2006 is acknowledged with appreciation. The examiner's interview summary is accurate as to what transpired at the interview.

Claims 17, 25 and 43 are canceled without prejudice or disclaimer of the subject matter therein.

Claim 1 has been amended by adding the subject matter of claim 17 (not including the subject matter of claim 13). Namely, claim 1 has been amended by adding wherein the valve mover further includes a base coupled to the closure and at least one socket pin coupled to the base and arranged to extend toward the closure, the closure is formed to include a socket for each of the socket pins, and each socket is configured to receive one of the socket pins for sliding movement therein during movement of the sealing ring to engage and disengage the valve seat. As discussed at the interview, the subject matter of amended claim 1 as amended is not taught or suggested by the prior art of record. Accordingly, claim 1 and claims 2, 4-9, 13-15, 18-24 and 26 (which depend, directly or indirectly, from claim 1) are allowable over the prior art.

Claims 3 and 16 were objected to and indicated as allowable if placed in independent form. Claims 3 and 16 have been amended to be in independent form and appear to be allowable.

Claims 10-11 were rejected over Krishnamoorthy et al. in view of Martin. A declaration swearing back of the Martin et al. (U. S. Patent No. 9,932,100) reference is submitted with this amendment and, in accordance with 37 CFR 1.131, removes Martin et al. as prior art against the present claims. Accordingly, the rejection of claims 10-11 is overcome.

Claim 12 depends from claim 10 and is allowable for at least the same reasons as claim 10. Additionally, the office action indicated that claim 12 avoids the prior art.

Claim 13 has been amended to properly make reference to the "base" added to claim 1. Claims 18 and 19 have been amended to depend from claim 13.

Claim 27 is rejected in the above-noted office action over Krishnamoorthy et al. and has been amended by adding the valve mover having a post receiver and at least two deformable sections that deform temporarily during movement of a post retainer through the post receiver. Krishnamoorthy et al. and the other prior art of record do not teach or suggest the subject matter of claim 27 with this additional limitation. Accordingly, claim 27 and claims 28-35 (which depend, directly or indirectly, from claim 27) are allowable over the prior art.

Claim 36 is rejected in the above-noted office action over Krishnamoorthy et al. in view of Martin et al. and, as noted above, Martin et al. is overcome by applicant's accompanying declaration under 37 CFR 1.131. Accordingly, claim 36 and claims 37-40 (which depend, directly or indirectly, from claim 36) are allowable over the prior art.

Claim 41 is rejected in the above-noted office action over Martin et al. and, as noted above, Martin et al. is overcome by applicant's accompanying declaration under 37 CFR 1.131. Accordingly, claim 41 and claim 42 (which depends from claim 41) are allowable over the prior art.

In view of the above, it is submitted that all of the claims (Nos. 1-16, 18-24 and 26-42) are in condition for allowance and such action is, respectfully, requested.

If there is any issue remaining to be resolved, the examiner is invited to telephone the undersigned so that resolution can be promptly effected.

A check for \$600 for three additional independent claims is enclosed.

It is requested that, if necessary to effect a timely response, this paper be considered as a Petition for an Extension of Time sufficient to effect a timely response with the fee for such extensions and shortages in other fees, being charged, or any overpayment in fees being credited, to the Account of Barnes & Thornburg, Deposit Account No. 10-0435 (3177-73576).

Respectfully submitted,

BARNES & THORNBURG LLP

Richard B. Lazarus

Reg. No. 48,215

Tel. No. (202) 371-6348